1		rch, Esq., (CA SBN 80366)	
2	THE BANKRUPTCY LAW FIRM, PC 10524 W. Pico Blvd, Suite 212, LA, CA 90064		
3	Phone: 310-559-9224; Fax: 310-559-9133		
4	Email: kmarch@BKYLAWFIRM.com		
5	Attorneys for Greyson Law Center, PC Han Trinh & Jayde Trinh on this Objection		
6	•		
7	UNITED STATES BANKRUPTCY COURT		
,	CENTRAL DISTRICT OF CALIFORNIA—SANTA ANA DIV.		
8	T.,	D	
9	In re	Bankruptcy Case No. 8:23-bk-10571-SC Chapter 11	
10	THE	•	
11	LITIGATION PRACTICE	NOTICE OF MOTION AND MOTION OF GREYSON LAW	
12	GROUP, P.C.,	CENTER PC, JAYDE TRINH & HAN TRINH: (1) TO	
13		<b>CONTINUE</b> THE 8/29/24 AT 10AM HEARING ON	
14	Debtor.	TRUSTEE-CREDITOR COMMITTEE'S PROPOSED PLAN	
15		[DKT.1344] TO A LATER DATE, BECAUSE PLAN IS	
16		FATALLY OUT-OF-DATE, PER INFORMATION IN	
17		TRUSTEE'S CH11 STATUS REPORT [DKT.1512, FILED	
18		08/15/24], AND (2) TO ORDER TRUSTEE-CREDITOR	
19		COMMITTEE TO REVISE PROPOSED PLAN TO	
20		CURRENT INFORMATION; K.P.MARCH DECL. THAT	
21		COURT SHOULD NOT CONSIDER A PLAN THAT IS	
22		FATALLY OUT OF DATE	
23		Hearing on Trustee-Creditors Committee proposed Plan [dkt.1344]	
24		<u>filed 6/14/24] is set for:</u>	
25		Date: August 29, 2024 Time: 10:00am	
26		Place: By zoom.gov, or in person at Ctrm 5C of Bankruptcy Judge	
27		Scott Clarkson, 411 West Fourth Street, Santa Ana, CA 92701-4593	
		NOTE: Zoom.gov accessibility information will be provided by the Court in its tentative ruling posted online prior to the hearing	
28		Court in its tentative runing posted online prior to the hearing	

### NOTICE OF MOTION AND MOTION

TO CHAPTER 11 TRUSTEE RICHARD MARSHACK, TO
CREDITORS COMMITTEE, TO THE OFFICE OF THE UNITED STATES
TRUSTEE, TO DEBTOR LITIGATION PRACTICE GROUP, PC ("LPG"), TO
ALL OTHER PARTIES IN INTEREST, AND TO COUNSEL OF RECORD
FOR ALL OF THESE PARTIES:

Please take notice that Greyson Law Center PC, Jayde Trinh & Han Trinh hereby (1) move the Court to continue the plan confirmation hearing of the proposed Trusteee/Creditors' Committee proposed Joint Plan [dkt.1344], from 8/29/24 at 10:00am to a later date, and (2) to order Plan proponents to revise their proposed Plan, to current information. This Motion is based on Trustee Marshack's own Chapter 11 Status Report [dkt.1512., filed 8/15/24] and K.P. March Decl hereto. For convenience, a copy of Trustee Marshack's Status Report is attached to March Decl as Exhibit A. There is no Declaration whatsoever to Trustee Marshack's Status Report.

This Motion to continue is timely based on CD CA LBR Rule 9013-1(m)(1), which states a motion to continue may be filed <u>3 days</u> before the hearing date that is sought to be continued.

This Motion is based on the information in Trustee Marshack's Chapter 11 Status Report [dkt.1512, filed 8/15/24], which alleges (**but with no Declaration whatsoever**) that many secured claims, and some administrative claims, have

1	changed, due to settlements, from the amounts stated in the dkt.1344 Plan, plus that 5			
2	or more additional Trustee Motions to have the Court approve large settlements are set			
3 4	for hearing on 8/28/24, 8/29/24, or later.			
5	Greyson, Han and Jayde, and other parties in interest—including the Court—			
6	should not be proceeding on a proposed Plan that is out-of-date, including because			
7 8	changes alleged to have occurred, in Trustee's dkt.1512 Chapter 11 Status Report,			
9	filed 8/15/24, affect whether or not there is sufficient money to pay claims that Plan			
10	requires to be paid in full on effective date of plan.			
11 12	Any Response to this Motion may be filed before the present 8/29/24 at			
13	10:00am hearing date, or at such time and in such manner as Court directs.			
14	A proposed Continuance Order is attached as <b>Exhibit B</b> to KPMarch Decl			
15 16	hereto, as required by LBR 9013-1(m)(1)(B), and is being elodged at time this Motion			
17	is being efiled.			
18 19	Dated: August 23, 2024 THE BANKRUPTCY LAW FIRM, PC /s/ Kathleen P. March			
20	By Kathleen P. March, Esq., counsel for			
21	Greyson Law Center PC, Han Trinh & Jayde Trinh			
22				
23				
24				
25				
26				
27				
28				

Case 8:23-bk-10571-SC Doc 1534 Filed 08/23/24 Entered 08/23/24 12:06:05 Desc Main Document Page 4 of 36

# MOTION FOR CONTINUANCE OF 8/29/24 PLAN CONFIRMATION HEARING, AND FOR COURT TO DIRECT TRUSTEE/CREDITORS' COMMITTEE TO FILE AN UPDATED PLAN

Greyson Law Center PC, Han Trinh and Jayde Trinh move this Court move the Court to (1) continue the plan confirmation hearing of the proposed

Trusteee/Creditors' Committee proposed Joint Plan [dkt.1344], from 8/29/24 at

10:00am to a later date, and (2) to order Plan proponents to revise their proposed

Plan, to current information.

This Motion to continue is timely based on CD CA LBR Rule 9013-1(m)(1), which states a motion to continue may be filed <u>3 days</u> before the hearing date that is sought to be continued.

This Motion is based on Trustee Marshack's own Chapter 11 Status Report [dkt.1512., filed 8/15/24] and K.P. March Decl hereto. For convenience, a copy of Trustee Marshack's Status Report is attached to March Decl as **Exhibit A**. There is no Declaration whatsoever to Trustee Marshack's Status Report.

This Motion is based on the information in Trustee Marshack's Chapter 11 Status Report [dkt.1512, filed 8/15/24], which alleges (<u>but with no Declaration</u> <u>whatsoever</u>) that many secured claims, and some administrative claims, have changed, due to settlements, from the amounts stated in the dkt.1344 Plan.

In addition, 5 or more additional Trustee Motions to have the Court approve large settlements are set for hearing on 8/28/24, 8/29/24, or later, and the proposed

### **DECLARATION OF KATHLEEN P. MARCH**

### I, KATHLEEN P. MARCH, declare:

- 1. I am an attorney in good standing, admitted to practice law in California and New York. I own and run The Bankruptcy Law Firm, PC, counsel to administrative claimants Greyson Law Center PC, Han Trinh and Jayde Trinh. For each of these 3 clients, my firm, on 11/17/23, filed timely 11 USC §503(b)(1)(A) Motions for Allowance and Payment of Administrative Expenses, in the LPG main bankruptcy case. In addition, Han and Jayde Trinh timely filed pre-petition Proofs of Claim.
- 2. This Motion is based on Trustee Marshack's own Chapter 11 Status Report [dkt.1512., filed 8/15/24] and K.P. March Decl hereto. For convenience, a copy of Trustee Marshack's Status Report is attached to March Decl as **Exhibit A**. There is no Declaration whatsoever to Trustee Marshack's Status Report.
- 3. This Motion is based on the information in Trustee Marshack's Chapter 11 Status Report [dkt.1512, filed 8/15/24], which alleges (<u>but with no Declaration</u> whatsoever) that many secured claims, and some administrative claims, have changed, due to settlements, from the amounts stated in the dkt.1344 Plan.
- 4. In addition, 5 or more additional Trustee Motions to have the Court approve large settlements are set for hearing on 8/28/24, 8/29/24, or later, and the proposed Plan will need to be updated to reflect the outcome on those Motions.

These Motions include Trustee Motion to compromise with Azzure Capital, set for

27

28

\_\_\_/s/ Kathleen P. March\_\_\_\_ KATHLEEN P. MARCH Case 8:23-bk-10571-SC Doc 1534 Filed 08/23/24 Entered 08/23/24 12:06:05 Desc Main Document Page 8 of 36

# **EXHIBIT A**

1	D. EDWARD HAYS, #162507 ehays@marshackhays.com		
3	ALÍNĀ MAMLYUK, #284154 amamlyuk@marshackhays.com MARSHACK HAYS LLP		
4	870 Roosevelt Irvine, California 92620		
5	Telephone: (949) 333-7777 Facsimile: (949) 333-7778		
6 7	General Counsel for Chapter 11 Trustee RICHARD A. MARSHACK		
8	Christopher B. Ghio (State Bar No. 259094) Christopher Celentino (State Bar No. 131688)		
9	Jeremy B. Freedman (State Bar No. 308752)  DINSMORE & SHOHL LLP		
10	655 West Broadway, Suite 800 San Diego, CA 92101		
11	Telephone: 619.400.0500 Facsimile: 619.400.0501		
12	Christopher.ghio@dinsmore.com		
13	<u>Christopher.celentino@dinsmore.com</u> <u>Jeremy.freedman@dinsmore.com</u>		
14	Special Counsel to Richard A. Marshack,		
<ul><li>15</li><li>16</li></ul>	Chapter 11 Trustee for the Bankruptcy Estate of The Litigation Practice Group P.C.		
17			
18	UNITED STATES BA	ANKRUPTCY COURT	
19	CENTRAL DISTRICT OF CALIFO	ORNIA – SANTA AN.	A DIVISION
20	In re	Case No. 8:23-bk-1	10571-SC
21		Chapter 11	
22	THE LITIGATION PRACTICE GROUP P.C.,	CHAPTER 11 TRU REPORT	JSTEE'S STATUS
23	Debtor.	Date: Time:	August 29, 2024 10:00 a.m.
<ul><li>24</li><li>25</li></ul>		Status Report Due: Ctrm:	
26			Santa Ana, CA 92701
27			
	Virtual appearances may be authorized. Anyone in hearing remotely via Zoom should check the Cour http://ecf-ciao.cacb.uscourts.gov/CiaoPosted/		
	TDIICTEE'C CT	ATUS REPORT	9

TO THE HONORABLE JUDGE SCOTT C. CLARKSON, UNITED STATES BANKRUPTCY COURT JUDGE, AND ALL INTERESTED PARTIES:

Pursuant to the Court's Order entered as Dk. No. 1446, Richard A. Marshack, in his capacity as the Chapter 11 Trustee ("Trustee") of the bankruptcy estate ("Estate") of The Litigation Practice Group P.C. ("Debtor"), respectfully submits this Chapter 11 status report ("Status Report") in advance of the status conference scheduled on August 29, 2024.

1. Plan and Disclosure Statement: On March 22, 2024, as Dk. No. 1057, the Trustee and the Official Committee of Unsecured Creditors ("Committee") (collectively, the "Plan Proponents") jointly filed a Chapter 11 Plan of Liquidation ("Plan"). On March 22, 2024, as Dk. No. 1058, the plan proponents filed their Disclosure Statement describing Joint Chapter 11 Plan of Liquidation ("Disclosure Statement").

On May 15, 2024, the Court held a hearing on the Joint Motion of the Trustee and
Committee for entry of order (1) Approving Proposed Disclosure Statement; (2) Approving
Solicitation and Voting Procedures; (3) Approving Notice and Objection Procedures for
Confirmation of the Plan; (4) Setting Related Deadlines and (5) Granting related Relief, Dk. No.
1059 ("Motion to Approve Plan and Disclosure Statement").

On June 17, 2024, as Dk. No. 1348, the Court entered an order granting Motion to Approve
Plan and Disclosure Statement. The Court set the following deadlines in its order:

- May 15, 2024 as the "Voting Record Date" for purposes of determining the claimholders that are entitled to vote on the Plan, or in the case of non-voting classes, for purposes of determining the claimholders to receive certain Plan-related materials approved by the Court
- June 20, 2024 as the "Solicitation Commencement Deadline" by which Plan
  Proponents would distribute Plan confirmation hearing notice and solicitation
  packages to the voting classes and serve the same.
  - June 20, 2024 was also set as the "Voting Objection Deadline" for Plan
     Proponents to object to any claim solely for Plan voting purposes.

4

1

July 18, 2024 as the "Voting Deadline" by which all properly executed, completed and delivered ballots would have to be received by Omni Agent Solutions ("Omni," also the "Solicitation Agent"). Omni was authorized to receive hardcopy as well as

5

8

7

9

10

11

12 13

14 2. 15

16

17 18

19 20

21

22

26

27

electronic ballots.

The Court set August 29, 2024 at 10:00 a.m. as the hearing date and time for confirmation of the Plan. Any objections to the confirmation of the Plan ("Confirmation Objections") are to be filed by August 15, 2024. Any replies must be filed by August 22, 2024.

As of the filing of this Status Report, the following Confirmation Objections have been filed:

- Dk. No. 1490, filed on August 7, 2024—Confirmation Objection of Greyson Law Center, PC, Jayde Trinh and Han Trinh; and
- Dk. No. 1504, filed on August 13, 2024—Confirmation Objection of California d/b/a Anthem Blue Cross and Anthem Blue Cross Life and Health Insurance Company (collectively, "Anthem").

### **Administrative Claims**

A total of 23<sup>2</sup> motions for allowance of administrative expense claims were filed seeking a total amount of \$8,267,722.97. In addition, two administrative claimants did not file motions because the Court has already allowed such amounts (FTL 500 Corp. in the amount of \$10,000, Dk. No. 825, and River Tree, LLC, in the amount of \$35,843.77, Dk. No. 522). The current allowed, non-professional administrative expenses total \$790,106.32. The amount of disputed nonprofessional administrative claims remaining in dispute is \$7,017,494,34.

The Trustee opposed four of the administrative expense motions in their entirety. Hearings were held on these four motions. The Court denied the motion of Judith Skiba in the amount of \$20,000 (Dk. No. 1216) and took under submission the motions of Han Trinh (Dk. No. 674) seeking \$136,280.56, Phuong (aka Jayde) Trinh (Dk. No. 675) seeking \$114,825.14, and Greyson Law Center, PC (Dk. No. 676) seeking \$5,434,633.00. Decisions on these disputed motions have not yet

<sup>&</sup>lt;sup>2</sup> Administrative expense motion Dk. No. 706 included joint expenses of three claimants: Amy Ginsburg, Kenton Cobb, and Shannon Bellfield. The Trustee's counsel investigated and verified these claims independently but for purposes of this Status Report treats their claims jointly.

been announced by the Court.

2

6

9

10

11

18

19

20

21

22

After investigation, the Trustee did not oppose any of the amount of the following two motions: David Orr, Esq., (Dk. No. 697) in the amount of \$31,068.45 and Peter Schneider (Dk. No. 702) in the amount of \$67,252.77. Likewise, the Trustee entered into stipulations with 14 of the administrative claimants<sup>3</sup> whereby the claimants agreed to reduce the amounts sought and the Trustee agreed not to oppose the reduced amounts. The Court approved all 14 of these stipulations. In all, the Court's orders on these 14 stipulations allowed a total payable amount of \$645,941.33 on an amount sought of \$1,086,063.64.

Currently, there are three administrative expense motions that remain pending to which the Trustee's response has been extended. These motions are set for hearings on September 11, 2024, and the Trustee's responses are due August 28, 2024. The following summarizes the Trustee's current position on the remaining three administrative expense motions:

United Partnership, Dk. No. 671: United Partnerships ("UP") seeks \$178,665.70 for providing leads and customer retention services to Debtor. The Trustee has concluded that he must oppose the motion because UP has not yet been able to provide any evidence that its claim arose from a post-petition transaction *with the Debtor* that directly and substantially benefitted the estate. The Trustee has agreed to continue the hearing on the Motion and modify the briefing schedule to provide UP

with additional time to investigate and provide proof in support of its claim.

Herret Credit Consultants, Dk. No. 708: Herret Credit Consultants ("Herret") seeks \$450,000 for post-petition services allegedly managing 65,000 consumer clients and a myriad of alleged LPG affiliate firms. The Trustee has concluded that he must oppose this request in its entirety because Herret has not provided any evidence to date that its claim arose from a post-petition transaction with the Debtor (and not non-Debtor entities that received fraudulent transfers of the Debtor's assets) which directly and substantially benefitted the estate. The Trustee has agreed to continue the

25

<sup>Trustee entered into stipulations with the following 14 claimants (Name, Dk. No.): (1) ADP, 665;
Wells Marble and Hurst, PLLC, 679; (3) SDCO Tustin Executive Center, Inc., 686; (4) Melina Beltran, 693; (5) Kimberly Torres, 694; (6) Melissa Wilkes, 695, amended by 727; (7) R. Reed Pruyn, 698; (8) Jorge E. Sanchez, 700; (9) Jaslynn Sanchez, 701; (10) Amy Ginsburg, et al, 706; (11) Randall Baldwin Clark, Attorney at Law, PLLC, 707; (12) Sharp Electronics Corporation, 729; (13) Israel Orozco, 862; (14) Jennifer McLaughlin, 1363.</sup> 

hearing on the Motion and modify the briefing schedule to allow Herret time to complete its investigation and attempt to meet its burden of proof. Alteryx, Dk. No. 750: Alteryx seeks \$703,089.94 based on a March 2022 sublease agreement between Alteryx and Innovative Solutions, Inc. ("Innovative") for property located at 3345 Michelson Drive, Suites 400 and 490, and 3347 Michelson Drive, Suite 400 in Irvine, CA ("Alteryx Property"). The Debtor was not a party to the sublease and did not receive any benefit in return for providing Alteryx with: (1) a guaranty of the obligations under the sublease (on property LPG did not occupy); and (2) an irrevocable letter of credit ("LOC") in the amount of \$409,206.31 (secured by cash pledged by LPG). The Trustee is preparing an adversary proceeding against Alteryx which will seek avoidance and recovery of fraudulent transfers including the cancellation of LPG's guaranty, its pledge of cash in support of the LOC which Alteryx has completely exhausted, and over \$1 million of payments made by LPG on account of obligations under the sublease. Some of these transfers occurred pre-petition (payments made from Debtor's bank accounts for rent of Alteryx Property by non-Debtor entities which themselves were fraudulent transferees of Debtor's assets).4 Other transfers occurred post-petition (Alteryx's draws on LOC after petition date). In light of the Trustee's rights to avoid these transfers, Section 502(d) requires that any allowed expense that would otherwise be entitled to administrative expense must be disallowed until all fraudulent transfers are repaid.

### Administrative Claims filed without a Motion

There were approximately 78 parties that filed proofs of claim which marked the box stating it was an administrative claim. The Trustee intends to file an omnibus objection to these parties' claims because they did not follow the proper procedure for obtaining an administrative claim and the deadline for parties to file motions for allowance of administrative claims has passed. Based on the Trustee's review of these claims, it appears that none of them would qualify for allowance as a post-petition administrative expense.

26

27

25

24

10

11

16

17

18

19

20

<sup>&</sup>lt;sup>4</sup> During the Trustee's investigation, it was discovered that at least five entities currently sued by estate in the adversary proceeding entitled *Marshack v. Diab*, Case No. 8:23-ap-01046-SC as fraudulent transferees of Debtor's assets actually occupied Alteryx Property. These four known entities are: Greyson, Prime Logix, Oakstone, Maverick, and Guardian.

### 3. Claims as of Status Report Filing

1

2

5

10

11

12

13

15

16

17

18

19

20

21

22

23

24

25

27

28

As of the filing of this Status Report, a couple thousand proofs of unsecured claims have been filed with the bankruptcy court. Another couple thousand proofs of unsecured claims have been filed directly with the Court-approved claims agent, Omni Agent Solutions.

The Trustee has sorted the filed claims into the following groups: (1) Consumer Proofs of Claim; (2) Non-Consumer Proof of Claims; and (3) Priority Claims. The Trustee also filed a claim on behalf of all consumers whose contracts were rejected. This claim incorporates approximately 18,000 consumers and is an unsecured claim. The Trustee does not intend to file any objections to claims until after the Effective Date and when further sales proceeds and litigation recoveries have been received.

### 4. <u>Litigation Claims</u>

### A. Pure Avoidance Actions

The Trustee has developed a comprehensive list of litigation claims against entities that received avoidable transfers including fraudulent conveyances, preferences, and unauthorized postpetition transactions. The list currently includes 517 transferees which received transfers totaling approximately \$100 million. Because the litigation target list is sizeable and is significantly longer than it would be in a standard Chapter 11 case, the Trustee is currently in the process of finalizing a process to commence and process this litigation in an efficient fashion. The Trustee recovering tens of millions of dollars on account of these claims.

### **B. Marketing Affiliate Actions**

The Trustee's special counsel is currently pursuing claims against various entities that seek avoidance of fraudulent transfers and recovery/turnover of funds paid to marketing affiliates by the Debtor on the theory that Defendant and Debtor were engaged in the solicitation of illegal capping of consumers. To date, nine such complaints have been filed with a demand amount of over \$11,000,000. The Trustee has approximately 150-200 more marketing affiliate targets under investigation. The currently filed actions are:

- Dk. No. 773; 8:23-ap-01148-SC; Trustee's complaint against JGW Solutions, LLC.
- Dk. No. 780; 8:23-ap-01150-SC; Trustee's complaint against Clear Vision Financial,

approximately 45 or so others is the largest adversary in this bankruptcy case.

The Trustee sought an emergency turnover and restraining order to protect and recover 3 Debtor assets, client files, funds and evidence fraudulently transferred by LPG insiders and coconspirators, including Mr. Diab. Since the filing of the 1046 Action, the Trustee has obtained a Preliminary Injunction to protect consumer clients, Estate assets, and evidence. The Trustee further is in discussions and intends to enter into a settlement agreements with two additional defendants with an anticipated turnover to the Debtor's Estate totaling more than \$1.2 million dollars, subject to Court approval. The Trustee will shortly be seeking leave to file a Fifth Amended Complaint which will encompass new claims learned during Trustee's investigation and discovery into the defendants' wrongful conduct. Between July 3, 2024, and June 8, 2024, in Dk. Nos. 585-594 in the 1046 adversary, the Trustee filed ten joint status reports addressing claims against defendants 12 (1) Consumer Legal Group, P.C.; (2) Eng Taing; (3) Fidelity National Information Services, Inc.; 13 (4) Greyson Law Center, PC; (5) LGS HolCo., LLC; (6) OptimumBank Holdings, Inc.; (7) Scott Eadie; (8) Touzi Capital, LLC; (9) WorldPay, LLC; and (10) Daniel March.

#### 15 **5. Status of Trustee's Receipts**

Per the Monthly Operating Report filed on July 22, 2024, as Dk. No. 1445, as of June 30, 2024, the Estate has cash in the amount of \$10,915,324. Additional substantial recoveries are 18 expected to be recovered from Morning Law Group pursuant to the Court-approved sale and from litigation recoveries.

#### 6. **Appointment of Fee Examiner**

On August 5, 2024, as Dk. No. 1489, the Court entered its order appointing Nancy Rapoport, who currently functions as the post-sale monitor, as the Fee Examiner ("Fee Examiner"). She will review fees of all professionals in this case including the Trustee, Trustee's general counsel, Trustee's special counsel, Trustee's accountants, Committee counsel, and the Committee's financial advisors. The Trustee anticipates that the hearings on these applications will be heard in September 26 2024.

27

2

10

11

16

17

19

20

21

22

24

### 7. Status of Secured Creditor and Related Litigation

1

2

10

11

12

13

15

16

17

19

20

21

22

24

25

26

27

28

Because the Debtor failed to list all its secured creditors upon the bankruptcy filing, the

Trustee performed a UCC search and ultimately identified 23 creditors which allegedly held secured
liens ("Secured Creditors"). The Trustee did an analysis and put these creditors in two categories:

1) those that had documents to support their claims and filed liens, but who the Trustee believed had
issues related to those documents and liens; and 2) those that did not have documents to support their
claim and filed liens. Combined, these 23 creditors asserted that collectively they held liens,
which—if valid—encumbered at least \$174,901,643 of the Debtor's collateral. The Trustee has
resolved all but 2 of the Secured Creditors' claims. As described below, the settlements have
reduced the total secured claim amount from \$167,901,643 to \$1,355,000; leaving \$7,000,000 still
pending and to be resolved by way of order or settlement.

1. Zero Valuations for Ten Claims of Secured Creditors' Without Documentation

On February 7, 2024, as Dk. No. 924, the Trustee filed a motion pursuant to F.R.B.P. 3012 to value at \$0 the claims of Secured Creditors without documentation supporting their claim, and then seeking an order authorizing UCC termination statements to be filed (the "3012 Motion"). The 3012 Motion listed 10 of the Secured Creditors.

On March 13, 2024, as Dk. No. 1021, the Court entered its order granting the 3012 Motion, and thus those claims were reduced to \$0. The Trustee was able to file termination statements terminating the liens of those parties. The order on the 3012 Motion reduced these 10 Secured Creditors' claims from \$12,316,691 to \$0.

### 2. Current Status of Secured Creditors With Documentation

<u>City Capital NY ("City Capital")</u>: On March 26, 2024, as Dk. No. 1069, the Court approved the stipulation between the Trustee and City Capital whereby City Capital released \$2,950,000 from the secured list. Thereafter, City Capital's claim was allowed, unsecured claim against the Debtor in the amount of \$365,500.

OHP / PurchaseCo ("OHP"): Dk. No. 497; 8:23-ap-10198-SC; Complaint by OHP-CDR, LP and PurchaseCo 80, LLC against Trustee and Trustee's Counter Claim against the Plaintiffs. On September 11, 2023, OHP initiated an adversary proceeding against the Trustee and the Trustee filed

11

12

13

15

16

17

19

20

21

22

25

26

27

28

a counter-claim disputing the lien and ownership interest asserted. OHP asserted that it had a valid, enforceable claim of \$16,938,954. After a hearing on the Trustee's Motion for Summary Judgment on July 31, 2024, the Court took the matter under submission. After the hearing and before the Court announced its decision, the Trustee and OHP were able to reach a settlement. The Trustee has filed a Motion for Order Approving the Settlement Agreement ("Settlement Agreement Motion") as Dk. No. 1494, which is currently set for a hearing on August 29, 2024, at 10:00 a.m. The deadline for any opposition to the proposed compromise between the Trustee and OHP is August 15, 2024. The terms of the Trustee's settlement agreement with OHP provide that OHP will have an unsecured, subordinated claim of \$9.5 million. The Trustee will pay OHP \$250,000 from the Sale proceeds upon effective date of the Plan and 12% of future proceeds from Morning Law Group paid after the effective date, along with a percentage in future litigation proceeds, according to the formula specified in the Settlement Agreement Motion. Marich Bein: On March 15, 2024, the Court entered an order as Dk. No. 1030, approving the stipulation between the Trustee and Marich Bein whereby Marich Bein consented to the Trustee filing a termination of the UCC Statement. Marich Bein's \$22,304,093.25 alleged claim will thus be unsecured moving forward, subject to objection and further investigation by the Trustee into the transactions as alleged in the adversary complaint filed by the Trustee against Marich Bein and Bank 18 United, et al, Dk. No. 1068; 8:24-ap-01040-SC. Bridge Funding CAP, LLC d/b/a/ Fundura Capital, MNS Funding, LLC, Azzure Capital LLC, Diverse Capital, LLC, PECC Corp, Proof Positive LLC, MC DVI Fund 1 LLC, MC DVI Fund <u>2 LLC</u>, <u>Debt Validation Fund II LLC</u>, <u>Venture Partners LLC</u>: These Secured Creditors have all been named as defendants in the adversary 8:24-ap-01011-SC that the Trustee filed on January 26, 2024 ("Secured Creditor Adversary") seeking, inter alia, declaratory judgment as to validity of their secured interests. The following is the status of Trustee's resolution with various defendants in the Secured Creditor Adversary: The Trustee has been able to settle with Proof Positive/MCDVI Funds 1 and 2/Debt Validation Fund II/Venture Partners – who agreed to its lien being avoided – thereby

reducing another \$68,000,000 from the secured list.

23

25 26

27

- The Trustee filed Summary Judgment Motions against Bridge Funding; Azzure Capital; Diverse Capital; and PECC.
  - o On August 14, 2024, hearing was held on the Trustee's Motion for Summary Judgment against Bridge Funding where the Trustee argued that the UCC1 statement relied upon by Bridge/Fundura to secure its \$2.3 million dollar claim was released and terminated. The Court took the matter under submission.
  - The Trustee has agreed to go to mediation with Azzure Capital. In the meantime, Azzure Capital has agreed to release its \$5 million lien from money that is to be paid upon effective date in exchange for a replacement lien on litigation proceeds. This agreement has been reduced to a stipulation.
  - The Trustee negotiated a settlement with Diverse Capital ("Diverse"). On August 7, 2024, the Trustee filed the 9019 settlement motion as Dk. No. 1492. Diverse's claim is \$1,217,700 – the settlement will allow Diverse to have a secured claim of \$675,000 of which \$375,000 will be paid upon the effective date of the Plan; and a second payment of \$300,000 after the Estate recovers \$10 million from litigation proceeds. \$70,000 of the initial \$375,000 will be returned to the Estate as settlement of the avoidance actions. The balance of the Claim will be unsecured in the amount of \$612,000. The hearing on the settlement motion is set for August 28, 2024, at 10:00 a.m.
  - o On July 31, 2024, a hearing was held on the Trustee's Motion for Summary Judgment against PECC ("PECC MSJ") at which the Trustee argued that PECC's \$27,929,336.59 million lien was avoidable as a preference. On August 15, 2024, as Dk. No. 144, the Court entered an order granting Trustee's PECC MSJ, thus removing secured status from PECC's \$27,929,336.59 claim and deeming it an unsecured claim.
- MNS Funding: The Trustee negotiated a settlement with MNS Funding ("MNS"). On August 7, 2024, the Trustee filed the 9019 settlement motion as Dk. No.

1491. The MNS claim is \$15,000,000 – the settlement will allow \$500,000 to be secured; with \$166,666 being paid upon the effective date of the Plan, and the balance of \$333,333 to be paid after the Estate recovers \$10 million from litigation proceeds. The balance of the claim is unsecured. The hearing on the settlement motion is set for August 28, 2024 at 10:00 a.m.

### • Other Pending Litigation

- Dk. No. 1095; 8:24-ap-01048-SC; Administrative claimant Alteryx's complaint against Morning Law Group, PC that was removed by Morning Law Group from state court.
- Dk. No. 1129; 8:24-ap-01068-SC; Trustee's complaint against Arash Asante Bayrooti.
   On August 15, 2024, the Court granted the Trustee a prejudgment writ of attachment and temporary protective order making a finding that the Trustee established probably validity that the estate will prevail on its avoidance claims exceeding \$5 million.

#### Filed 08/25/24 Entered 08/25/24 20:66:06 Desc Case 8:23-bk-10571-SC Doc 1532 Main Document Page 23 of 26

#### 1 8. Conclusion

For the reasons set forth in the confirmation brief and to be set forth in the replies to the two 3 objections to confirmation, the Trustee believes that the plan can and should be confirmed. The Trustee further believes that the estate will recover substantial additional funds from sales and litigation proceeds. When the Trustee was appointed, the Debtor had already fraudulently transferred 6 all of its assets leaving the estate with little to nothing. If the Trustee did not actively pursue 7 litigation, creditors would have received nothing and the former consumer clients of the Debtor would continue to be harmed. The Trustee, with the assistance of the Committee and the estate's retained professionals, has provided tremendous benefit to the estate and has set the course for the 10 estate to maximize its recoveries for the benefit of allowed creditors.

11

13

14

15

16

17

18

19

2

12 DATED: August 15, 2024

DINSMORE & SHOHL LLP Special Counsel for Chapter 11 Trustee RICHARD A. MARSHACK

AND

MARSHACK HAYS LLP

By: /s/ D. Edward Hays D. EDWARD HAYS ALINA MAMLYUK General Counsel for Chapter 11 Trustee RICHARD A. MARSHACK

20

21

22

23

24

25

26 27

### PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is: 870 Roosevelt, Irvine, CA 92620.

A true and correct copy of the foregoing document entitled: <u>CHAPTER 11 TRUSTEE'S STATUS REPORT</u> will be served or was served (a) on the judge in chambers in the form and manner required by LBR 5005-2(d); and (b) in the manner stated below:

stated below:	the judge in chambers in the for	orm and manner required by LBR 5005-2(d); and <b>(b)</b> in the manner
Orders and LBR, the f 15, 2024, I checked th	oregoing document will be serv the CM/ECF docket for this bank	F ELECTRONIC FILING (NEF): Pursuant to controlling General ed by the court via NEF and hyperlink to the document. On August ruptcy case or adversary proceeding and determined that the st to receive NEF transmission at the email addresses stated below:
		Service information continued on attached page
known addresses in the envelope in the United	nis bankruptcy case or adversar I States mail, first class, postag	15, 2024, I served the following persons and/or entities at the last y proceeding by placing a true and correct copy thereof in a sealed e prepaid, and addressed as follows. Listing the judge here be completed no later than 24 hours after the document is filed.
	RACTICE GROUP P.C.	
		⊠ Service information continued on attached page
F.R.Civ.P. 5 and/or codelivery, overnight ma and/or email as follow	introlling LBR, on <u>August 15, 2</u> il service, or (for those who con	T MAIL, FACSIMILE TRANSMISSION OR EMAIL: Pursuant to 024, I served the following persons and/or entities by personal sented in writing to such service method), by facsimile transmission tutes a declaration that personal delivery on, or overnight mail to, the ne document is filed.
	'S COPY 'T C. CLARKSON ANKRUPTCY COURT   STREET, SUITE 5130 / COUF	RTROOM 5C
		Service information continued on attached page
I declare under penalt	y of perjury under the laws of th	e United States that the foregoing is true and correct.
August 15, 2024	Layla Buchanan Printed Name	/s/ Layla Buchanan Signature
₽αι <del>σ</del>	r IIIILGU IVAIIIG	Signature

This form is mandatory. It has been approved for use by the United States Bankruptcy Court for the Central District of California.

### 1. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF): CONTINUED:

- **INTERESTED PARTY COURTESY NEF:** Kyra E Andrassy kandrassy@raineslaw.com, bclark@raineslaw.com;jfisher@raineslaw.com
- ATTORNEY FOR CHAPTER 11 TRUSTEE RICHARD A MARSHACK (TR): Bradford
  Barnhardt bbarnhardt@marshackhays.com, bbarnhardt@ecf.courtdrive.com,alinares@ecf.courtdrive.com
- ATTORNEY FOR CREDITOR AFFIRMA, LLC and CREDITOR OXFORD KNOX, LLC: Eric Bensamochan eric@eblawfirm.us, G63723@notify.cincompass.com
- ATTORNEY FOR DEFENDANT LEUCADIA ENTERPRISES, INC.: Michael Jay Berger michael.berger@bankruptcypower.com, yathida.nipha@bankruptcypower.com;michael.berger@ecf.inforuptcy.com
- INTERESTED PARTY COURTESY NEF: Ethan J Birnberg birnberg@portersimon.com, reich@portersimon.com
- ATTORNEY FOR CHAPTER 11 TRUSTEE RICHARD A MARSHACK (TR): Peter W Bowie peter.bowie@dinsmore.com, caron.burke@dinsmore.com
- ATTORNEY FOR CREDITOR SDCO TUSTIN EXECUTIVE CENTER, INC: Ronald K Brown ron@rkbrownlaw.com
- ATTORNEY FOR CHAPTER 11 TRUSTEE RICHARD A MARSHACK (TR): Christopher Celentino christopher.celentino@dinsmore.com, caron.burke@dinsmore.com
- INTERESTED PARTY COURTESY NEF: Shawn M Christianson cmcintire@buchalter.com, schristianson@buchalter.com
- INTERESTED PARTY COURTESY NEF: Randall Baldwin Clark rbc@randallbclark.com
- ATTORNEY FOR DEFENDANT LISA COHEN and DEFENDANT ROSA BIANCA LOLI: Leslie A Cohen leslie@lesliecohenlaw.com, jaime@lesliecohenlaw.com;clare@lesliecohenlaw.com
- ATTORNEY FOR DEFENDANT MORNING LAW GROUP, P.C.: Michael W Davis mdavis@dtolaw.com, ygodson@dtolaw.com
- INTERESTED PARTY COURTESY NEF: Anthony Paul Diehl anthony@apdlaw.net, Diehl.AnthonyB112492@notify.bestcase.com,ecf@apdlaw.net
- INTERESTED PARTY COURTESY NEF: Ashley Dionisio adionisio@omniagnt.com
- ATTORNEY FOR INTERESTED PARTY NATIONAL ASSOCIATION OF CONSUMER BANKRUPTCY
   ATTORNEYS and INTERESTED PARTY NATIONAL CONSUMER BANKRUPTCY RIGHTS CENTER: Jenny
   L Doling jd@jdl.law,
  - dolingjr92080@notify.bestcase.com;15994@notices.nextchapterbk.com;jdoling@jubileebk.net
- ATTORNEY FOR CREDITOR CAROLYN BEECH: Daniel A Edelman dedelman@edcombs.com, courtecl@edcombs.com
- INTERESTED PARTY COURTESY NEF: Howard M Ehrenberg Howard. Ehrenberg@gmlaw.com, hehrenberg@ecf.courtdrive.com; hehrenberg@ecf.inforuptcy.com; Karen. Files@gmlaw.com; denise.walker@gmlaw.com
- CREDITOR: Meredith Fahn fahn@sbcglobal.net
- **INTERESTED PARTY COURTESY NEF:** Jeremy Faith Jeremy@MarguliesFaithlaw.com, Angela@MarguliesFaithlaw.com; Vicky@MarguliesFaithlaw.com
- ATTORNEY FOR CREDITOR VALIDATION PARTNERS LLC: William P Fennell william.fennell@fennelllaw.com.
  - luralene.schultz@fennelllaw.com;wpf@ecf.courtdrive.com;hala.hammi@fennelllaw.com;naomi.cwalinski@fennelllaw.com;samantha.larimer@fennelllaw.com;office@fennelllaw.com;Brendan.Bargmann@fennelllaw.com
- INTERESTED PARTY COURTESY NEF: Alan W Forsley alan.forsley@flpllp.com, awf@fkllawfirm.com,awf@fl-lawyers.net,addy@flpllp.com
- ATTORNEY FOR DEFENDANT CLEAR VISION LLC dba LIBERTY1 FINANCIAL: Marc C
   Forsythe mforsythe@goeforlaw.com,
   mforsythe@goeforlaw.com;dcyrankowski@goeforlaw.com;Forsythe.MarcR136526@notify.bestcase.com
- ATTORNEY FOR CHAPTER 11 TRUSTEE RICHARD A MARSHACK (TR): Jeremy Freedman jeremy.freedman@dinsmore.com, nicolette.murphy@dinsmore.com
- ATTORNEY FOR CREDITOR HERRET CREDIT: Eric Gassman erg@gassmanlawgroup.com, gassman.ericb112993@notify.bestcase.com

- ATTORNEY FOR CHAPTER 11 TRUSTEE RICHARD A MARSHACK (TR): Christopher
   Ghio christopher.ghio@dinsmore.com,
   nicolette.murphy@dinsmore.com;angelica.urena@dinsmore.com;deamira.romo@dinsmore.com
- ATTORNEY FOR CREDITOR AMY GINSBURG; CREDITOR KENTON COBB; and CREDITOR SHANNON BELLFIELD: Amy Lynn Ginsburg efilings@ginsburglawgroup.com
- ATTORNEY FOR DEFENDANT STRIPE, INC: Eric D Goldberg eric.goldberg@dlapiper.com, eric-goldberg-1103@ecf.pacerpro.com
- ATTORNEY FOR CREDITOR AFFIRMA, LLC; CREDITOR ANAHEIM ARENA MANAGEMENT, LLC; CREDITOR ANAHEIM DUCKS HOCKEY CLUB, LLC; and CREDITOR OXFORD KNOX, LLC: Jeffrey I Golden jgolden@go2.law,

  | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden@go2.law, | Golden jgolden jgolden
  - kadele@ecf.courtdrive.com;cbmeeker@gmail.com;lbracken@wgllp.com;dfitzgerald@go2.law;golden.jeffreyi.b117 954@notify.bestcase.com
- ATTORNEY FOR CREDITOR DEBT VALIDATION FUND II, LLC; CREDITOR MC DVI FUND 1, LLC; and CREDITOR MC DVI FUND 2, LLC: Richard H Golubow jmartinez@wghlawyers.com;svillegas@wghlawyers.com
- ATTORNEY FOR CREDITOR UNITED PARTNERSHIPS, LLC: David M Goodrich dgoodrich@go2.law, kadele@go2.law;dfitzgerald@go2.law;wggllp@ecf.courtdrive.com
- ATTORNEY FOR CHAPTER 11 TRUSTEE RICHARD A MARSHACK (TR): D Edward
   Hays ehays@marshackhays.com,
   ehays@ecf.courtdrive.com;alinares@ecf.courtdrive.com;cmendoza@marshackhays.com;cmendoza@ecf.courtdrive.com
- ATTORNEY FOR CREDITOR CITY CAPITAL NY: Alan Craig
  Hochheiser ahochheiser@mauricewutscher.com, arodriguez@mauricewutscher.com
- ATTORNEY FOR CREDITOR DEBT VALIDATION FUND II, LLC; CREDITOR MC DVI FUND 1, LLC; and CREDITOR MC DVI FUND 2, LLC: Garrick A Hollander ghollander@wghlawyers.com, jmartinez@wghlawyers.com;svillegas@wghlawyers.com
- ATTORNEY FOR CREDITOR SHARP ELECTRONICS CORPORATION: Brian L Holman b.holman@musickpeeler.com
- INTERESTED PARTY COURTESY NEF: Richard L. Hyde rhyde@awglaw.com
- ATTORNEY FOR INTERESTED PARTY MERCHANTS CREDIT CORPORATION: Peter L Isola pisola@hinshawlaw.com, rmojica@hinshawlaw.com,iking@hinshawlaw.com
- ATTORNEY FOR CREDITOR, PLAINTIFF, and COUNTER-DEFENDANT OHP-CDR, LP and PLAINTIFF and COUNTER-DEFENDANT PURCHASECO 80, LLC: Razmig Izakelian razmigizakelian@quinnemanuel.com
- ATTORNEY FOR CHAPTER 11 TRUSTEE RICHARD A MARSHACK (TR): Sara Johnston sara.johnston@dinsmore.com
- ATTORNEY FOR FIDELITY NATIONAL INFORMATION SERVICES, INC. DBA FIS: Sweeney Kelly kelly@ksgklaw.com
- ATTORNEY FOR DEBTOR THE LITIGATION PRACTICE GROUP P.C.: Joon M Khang joon@khanglaw.com
- ATTORNEY FOR INTERESTED PARTY AD HOC CONSUMER CLAIMANTS COMMITTEE: Ira David Kharasch ikharasch@pszjlaw.com
- ATTORNEY FOR DEFENDANT GALLANT LAW GROUP: Meredith King mking@fsl.law, ssanchez@fsl.law;jwilson@fsl.law
- ATTORNEY FOR COMMITTEE OF UNSECURED CREDITORS: Nicholas A Koffroth nkoffroth@foxrothschild.com, khoang@foxrothschild.com
- ATTORNEY FOR DEFENDANT MARICH BEIN, LLC: David S Kupetz David.Kupetz@lockelord.com, mylene.ruiz@lockelord.com
- INTERESTED PARTY COURTESY NEF: Christopher J Langley chris@slclawoffice.com, langleycr75251@notify.bestcase.com;ecf123@casedriver.com;john@slclawoffice.com
- ATTORNEY FOR CHAPTER 11 TRUSTEE RICHARD A MARSHACK (TR): Kelli Ann Lee Kelli.lee@dinsmore.com, kristy.allen@dinsmore.com
- ATTORNEY DEFENDANT OPTIMUMBANK HOLDINGS, INC: Matthew A Lesnick matt@lesnickprince.com, matt@ecf.inforuptcy.com;jmack@lesnickprince.com
- ATTORNEY FOR DEFENDANT CONSUMER LEGAL GROUP, P.C.; DEFENDANT LGS HOLDCO, LLC; INTERESTED PARTY CONSUMER LEGAL GROUP, P.C.; and INTERESTED PARTY LIBERTY

- **ACQUISITIONS GROUP INC: Daniel A Lev** daniel.lev@gmlaw.com, cheryl.caldwell@gmlaw.com;dlev@ecf.courtdrive.com
- ATTORNEY FOR INTERESTED PARTY REVOLV3, INC.: Britteny Leyva bleyva@mayerbrown.com, 2396393420@filings.docketbird.com;KAWhite@mayerbrown.com;ladocket@mayerbrown.com
- INTERESTED PARTY COURTESY NEF ADVERSARY PROCEEDING #: 8:23-AP-01148-SC: Marc A Lieberman marc.lieberman@flpllp.com, safa.saleem@flpllp.com,addy@flpllp.com
- ATTORNEY FOR CREDITOR PHILLIP A GREENBLATT, PLLC: Michael D Lieberman mlieberman@lipsonneilson.com
- ATTORNEY FOR CHAPTER 11 TRUSTEE RICHARD A MARSHACK (TR): Yosina M
   Lissebeck Yosina.Lissebeck@Dinsmore.com, caron.burke@dinsmore.com;Wendy.Yones@Dinsmore.com
- ATTORNEY FOR CREDITOR FUNDURA CAPITAL GROUP: Mitchell B Ludwig mbl@kpclegal.com, kad@kpclegal.com
- INTERESTED PARTY AND ATTORNEY: Daniel S March marchlawoffice@gmail.com, marchdr94019@notify.bestcase.com
- ATTORNEY FOR CREDITOR and DEFENDANT GREYSON LAW CENTER PC, CREDITOR and DEFENDANT HAN TRINH; and CREDITOR and DEFENDANT PHUONG (JAYDE) TRINH: Kathleen P
   March kmarch@bkylawfirm.com, kmarch3@sbcglobal.net,kmarch@sbcglobal.net
- ATTORNEY FOR CREDITOR DAVID ORR: Mark J Markus bklawr@bklaw.com, markjmarkus@gmail.com;markus.markj.r112926@notify.bestcase.com
- CHAPTER 11 TRUSTEE: Richard A Marshack (TR) pkraus@marshackhays.com, ecf.alert+Marshack@titlexi.com
- ATTORNEY FOR CHAPTER 11 TRUSTEE RICHARD A MARSHACK (TR): Laila
   Masud Imasud@marshackhays.com,
   Imasud@ecf.courtdrive.com;Ibuchanan@marshackhays.com;alinares@ecf.courtdrive.com
- ATTORNEY FOR CHAPTER 11 TRUSTEE RICHARD A MARSHACK (TR): Sarah S.
   Mattingly sarah.mattingly@dinsmore.com
- INTERESTED PARTY COURTESY NEF: William McCormick Bill.McCormick@ag.tn.gov
- ATTORNEY FOR US TRUSTEE: Kenneth Misken Kenneth.M.Misken@usdoj.gov
- INTERESTED PARTY COURTESY NEF: Byron Z Moldo bmoldo@ecjlaw.com, aantonio@ecjlaw.com,dperez@ecjlaw.com
- ATTORNEY FOR CREDITOR ADP, INC: Glenn D. Moses gmoses@venable.com, cascavone@venable.com;ipmalcolm@venable.com;jadelgado@venable.com
- ATTORNEY FOR CHAPTER 11 TRUSTEE RICHARD A MARSHACK (TR): Jamie D
   Mottola Jamie.Mottola@dinsmore.com, jhanawalt@ecf.inforuptcy.com
- INTERESTED PARTY COURTESY NEF: Alan I Nahmias anahmias@mbn.law, jdale@mbn.law
- INTERESTED PARTY COURTESY NEF: Victoria Newmark vnewmark@pszilaw.com
- ATTORNEY FOR CHAPTER 11 TRUSTEE RICHARD A MARSHACK (TR): Jacob Newsum-Bothamley jacob.bothamley@dinsmore.com, angelica.urena@dinsmore.com;deamira.romo@dinsmore.com
- ATTORNEY FOR US TRUSTEE: Queenie K Ng queenie.k.ng@usdoj.gov
- CREDITOR: Israel Orozco israel@iolawcorp.com
- ATTORNEY FOR COMMITTEE OF UNSECURED CREDITORS: Keith C Owens kowens@foxrothschild.com, khoana@foxrothschild.com
- ATTORNEY FOR DEFENDANT OPTIMUMBANK HOLDINGS, INC.: Lisa Patel | lpatel@lesnickprince.com, jmack@lesnickprince.com;jnavarro@lesnickprince.com
- ATTORNEY FOR CREDITOR WELLS MARBLE AND HURST, PLLC: Michael R
   Pinkston rpinkston@seyfarth.com,
   jmcdermott@seyfarth.com,sfocalendar@seyfarth.com,5314522420@fillings.docketbird.com,bankruptcydocket@seyfarth.com
- ATTORNEY FOR DEFENDANT SCOTT JAMES EADIE: Douglas A Plazak dplazak@rhlaw.com
- ATTORNEY FOR CHAPTER 11 TRUSTEE RICHARD A MARSHACK (TR): Tyler
   Powell tyler.powell@dinsmore.com, jennifer.pitcock@dinsmore.com;rosetta.mitchell@dinsmore.com
- ATTORNEY FOR DEFENDANT TOUZI CAPITAL, LLC and DEFENDANT ENG TAING: Daniel H
  Reiss dhr@lnbyg.com, dhr@ecf.inforuptcy.com

- ATTORNEY FOR DEFENDANT CONSUMER LEGAL GROUP, PC: Ronald N Richards ron@ronaldrichards.com, 7206828420@fillings.docketbird.com
- ATTORNEY FOR CHAPTER 11 TRUSTEE RICHARD A MARSHACK (TR): Vanessa Rodriguez vanessa.rodriguez@dinsmore.com, angelica.urena@dinsmore.com
- ATTORNEY FOR CREDITOR WELLS MARBLE AND HURST, PLLC: Kevin Alan Rogers krogers@wellsmar.com
- ATTORNEY FOR CREDITOR MARI AGAPE: Gregory M Salvato gsalvato@salvatoboufadel.com, calendar@salvatolawoffices.com;jboufadel@salvatoboufadel.com;gsalvato@ecf.inforuptcy.com
- ATTORNEY FOR CREDITOR AZZURE CAPITAL LLC and CREDITOR HI BAR CAPITAL LLC: Olivia Scott olivia.scott3@bclplaw.com
- ATTORNEY FOR CHAPTER 11 TRUSTEE RICHARD A MARSHACK (TR): Jonathan Serrano jonathan.serrano@dinsmore.com
- ATTORNEY FOR RANDALL BALDWIN CLARK ATTORNEY AT LAW PLLC: Maureen J Shanahan Mstotaro@aol.com
- ATTORNEY FOR CREDITORS UNITED PARTNERSHIPS, LLC and MNS FUNDING LLC: Paul R Shankman PShankman@fortislaw.com, info@fortislaw.com
- ATTORNEY FOR INTERESTED PARTY MORNING LAW GROUP, PC: Zev Shechtman Zev.Shechtman@saul.com, zshechtman@ecf.inforuptcy.com;easter.santamaria@saul.com
- INTERESTED PARTY COURTESY NEF: Jeffrey M Singletary jsingletary@swlaw.com, rmckay@swlaw.com
- ATTORNEY FOR US TRUSTEE: Leslie Skorheim leslie.skorheim@usdoj.gov
- ATTORNEY FOR CREDITOR PIONEER FUNDING GROUP, LLC: Adam D Stein-Sapir info@pfllc.com
- ATTORNEY FOR DEFENDANT BANKUNITED, N.A.: Howard Steinberg steinbergh@gtlaw.com, pearsallt@gtlaw.com;NEF-BK@gtlaw.com;howard-steinberg-6096@ecf.pacerpro.com
- ATTORNEY FOR CHAPTER 11 TRUSTEE RICHARD A MARSHACK (TR): John H. Stephens john.stephens@dinsmore.com, lizbeth.alonso@dinsmore.com
- ATTORNEY FOR CREDITOR ALTERYX, INC.: Andrew Still astill@swlaw.com, kcollins@swlaw.com
- ATTORNEY FOR CREDITOR RANDALL BALDWIN CLARK ATTORNEY AT LAW PLLC and INTERESTED PARTY RANDALL BALDWIN CLARK: Michael R Totaro Ochkatty@aol.com
- US TRUSTEE: United States Trustee (SA) ustpregion16.sa.ecf@usdoj.gov
- ATTORNEY FOR WITNESS BRADFORD LEE 8:23-ap-01046-SC: William J Wall wwall@wall-law.com
- ATTORNEY FOR CREDITOR and DEFENDANT AZZURE CAPITAL LLC and CREDITOR HI BAR CAPITAL LLC: Sharon Z. Weiss sharon.weiss@bclplaw.com, raul.morales@bclplaw.com,REC\_KM\_ECF\_SMO@bclplaw.com
- ATTORNEY FOR CREDITOR DEBT RELIEF GROUP, LLC: Johnny White JWhite@wrslawyers.com, jlee@wrslawyers.com
- CLAIM AGENT FOR CHAPTER 11 TRUSTEE RICHARD A MARSHACK (TR): Reina Zepeda rzepeda@omniagnt.com

### 2. <u>SERVED BY UNITED STATES MAIL</u>: CONTINUED:

### **20 LARGEST CREDITOR**

ANTHEM BLUE CROSS
ATTN: OFFICER, A MANAGING OR
GENERAL AGENT, OR TO ANY
OTHER AGENT AUTHORIZED BY
APPOINTMENT OR LAW TO
RECEIVE SERVICE OF PROCESS
PO BOX 511300
LOS ANGELES, CA 90051-7855

### **20 LARGEST CREDITOR**

AZEVEDO SOLUTIONS GROUPS, INC ATTN: OFFICER, A MANAGING OR GENERAL AGENT, OR TO ANY OTHER AGENT AUTHORIZED BY APPOINTMENT OR LAW TO RECEIVE SERVICE OF PROCESS 420 ADOBE CANYON RD KENWOOD, CA 95452-9048

### RTD 02/05/24 UTF 20 LARGEST CREDITOR

BUSINESS CENTERS OF AMERICA ATTN: OFFICER, A MANAGING OR GENERAL AGENT, OR TO ANY OTHER AGENT AUTHORIZED BY APPOINTMENT OR LAW TO RECEIVE SERVICE OF PROCESS 1100 SIR FRANCIS DRAKE BLVD, SUITE 1 KENTFIELD, CA 94904-1476

This form is mandatory. It has been approved for use by the United States Bankruptcy Court for the Central District of California.

### Desc

### **20 LARGEST CREDITOR**

CALIFORNIA FRANCHISE TAX BOARD PO BOX 942857 SACRAMENTO, CA 94257-0001

### RTD 05/30/23 UTF

#### X-20

COLLABORATION ADVISORS
ATTN: OFFICER, A MANAGING OR
GENERAL AGENT, OR TO ANY OTHER
AGENT AUTHORIZED BY
APPOINTMENT OR LAW TO RECEIVE
SERVICE OF PROCESS
400 DORLA COURT
ZEPHYR COVE, NV 89448

### **20 LARGEST CREDITOR**

CREDIT REPORTING SERVICE INC ATTN: OFFICER, A MANAGING OR GENERAL AGENT, OR TO ANY OTHER AGENT AUTHORIZED BY APPOINTMENT OR LAW TO RECEIVE SERVICE OF PROCESS 548 MARKET ST, SUITE 72907 SAN FRANCISCO, CA 94104-5401

### **20 LARGEST CREDITOR**

DEBT PAY PRO
ATTN: OFFICER, A MANAGING OR
GENERAL AGENT, OR TO ANY
OTHER AGENT AUTHORIZED BY
APPOINTMENT OR LAW TO
RECEIVE SERVICE OF PROCESS
1900 E GOLF ROAD, SUITE 550
SCHAUMBURG, IL 60173-5870

### **20 LARGEST CREDITOR**

DEBT VALIDATION FUND II, LLC C/O GARRICK A HOLLANDER WINTHROP GOLUBOW HOLLANDER LLP 1301 DOVE STREET, 5TH FLOOR

### **20 LARGEST CREDITOR**

DEBT VALIDATION FUND II, LLC ATTN: OFFICER, A MANAGING OR GENERAL AGENT, OR TO ANY OTHER AGENT AUTHORIZED BY APPOINTMENT OR LAW TO RECEIVE SERVICE OF PROCESS 5075 LOWER VALLEY ROAD ATGLEN, PA 19310-1774

### 20 LARGEST CREDITOR DOCUMENT FULFILLMENT

SERVICES
ATTN: OFFICER, A MANAGING OR
GENERAL AGENT, OR TO ANY
OTHER AGENT AUTHORIZED BY
APPOINTMENT OR LAW TO
RECEIVE SERVICE OF PROCESS
2930 RAMONA AVE #100
SACRAMENTO, CA 95826-3838

### **20 LARGEST CREDITOR**

NEWPORT BEACH, CA 92660

EXECUTIVE CENTER LLC
ATTN: OFFICER, A MANAGING OR
GENERAL AGENT, OR TO ANY OTHER
AGENT AUTHORIZED BY
APPOINTMENT OR LAW TO RECEIVE
SERVICE OF PROCESS
5960 SOUTH JONES BLVD
LAS VEGAS, NV 89118-2610

### 20 LARGEST CREDITOR / POC ADDRESS

EXELA ENTERPRISE SOLUTIONS ATTN: OFFICER, A MANAGING OR GENERAL AGENT, OR TO ANY OTHER AGENT AUTHORIZED BY APPOINTMENT OR LAW TO RECEIVE SERVICE OF PROCESS 2701 E. GRAUWYLER ROAD IRVING, TX 75061-3414

### 20 LARGEST CREDITOR / POC ADDRESS

FIRST LEGAL NETWORK, LLC ATTN: OFFICER, A MANAGING OR GENERAL AGENT, OR TO ANY OTHER AGENT AUTHORIZED BY APPOINTMENT OR LAW TO RECEIVE SERVICE OF PROCESS PO BOX 743451 LOS ANGELES, CA 90074-3451

### RTD 12/05/23 UTF 20 LARGEST CREDITOR

JP MORGAN CHASE
ATTN: OFFICER, A MANAGING OR
GENERAL AGENT, OR TO ANY OTHER
AGENT AUTHORIZED BY
APPOINTMENT OR LAW TO RECEIVE
SERVICE OF PROCESS
3 PARK PLAZA, STE 900
IRVINE, CA 92614-5208

### RTD 01/26/24 UTF 20 LARGEST CREDITOR

LEXISNEXUS
ATTN: OFFICER, A MANAGING OR
GENERAL AGENT, OR TO ANY
OTHER AGENT AUTHORIZED BY
APPOINTMENT OR LAW TO
RECEIVE SERVICE OF PROCESS
15500 B ROCKFIELD BLVD
IRVINE, CA 92618-2722

### RTD 10/03/23 UTF 20 LARGEST CREDITOR

MARICH BEIN LLC
ATTN: OFFICER, A MANAGING OR
GENERAL AGENT, OR TO ANY
OTHER AGENT AUTHORIZED BY
APPOINTMENT OR LAW TO
RECEIVE SERVICE OF PROCESS
99 WALL STREET, STE 2669
NEW YORK, NY 10005 4301

### 20 LARGEST CREDITOR / POC ADDRESS

OUTSOURCE ACCELERATOR LTD C/O PAUL R. SHANKMAN, ESQ FORTIS LLP 650 TOWN CENTER DRIVE, SUITE 1530 COSTA MESA, CA 92626

### **20 LARGEST CREDITOR**

TUSTIN EXECUTIVE CENTER
ATTN: OFFICER, A MANAGING OR
GENERAL AGENT, OR TO ANY
OTHER AGENT AUTHORIZED BY
APPOINTMENT OR LAW TO
RECEIVE SERVICE OF PROCESS
1630 S SUNKIST STEET, STE A
ANAHEIM, CA 92806-5816

### SECURED CREDITOR / POC ADDRESS

CITY CAPITAL NY C/O MAURICE WUTSCHER LLP 23611 CHAGRIN BLVD. SUITE 207 BEACHWOOD, OH 44122-5540

### **20 LARGEST CREDITOR**

MC DVI FUND 1, LLC; MC DVI FUND 2, LLC
C/O GARRICK A HOLLANDER
ATTN: OFFICER, A MANAGING OR
GENERAL AGENT, OR TO ANY OTHER
AGENT AUTHORIZED BY
APPOINTMENT OR LAW TO RECEIVE
SERVICE OF PROCESS
1598 COTTONWOOD DR
GLENVIEW, IL 60026-7769

### **20 LARGEST CREDITOR**

SHARP BUSINESS SYSTEMS
ATTN: OFFICER, A MANAGING OR
GENERAL AGENT, OR TO ANY OTHER
AGENT AUTHORIZED BY
APPOINTMENT OR LAW TO RECEIVE
SERVICE OF PROCESS
8670 ARGENT ST
SANTEE, CA 92071-4172

### RTD 06/05/23 UTF 20 LARGEST CREDITOR

VALIDATION PARTNERS LLC
ATTN: OFFICER, A MANAGING OR
GENERAL AGENT, OR TO ANY OTHER
AGENT AUTHORIZED BY
APPOINTMENT OR LAW TO RECEIVE
SERVICE OF PROCESS
1300 SAWGRASS PKWY, STE 110
SUNRISE, FL 33323

### RTD 06/14/23 UTF SECURED CREDITOR

CITY CAPITAL NY
ATTN: OFFICER, A MANAGING OR
GENERAL AGENT, OR TO ANY OTHER
AGENT AUTHORIZED BY
APPOINTMENT OR LAW TO RECEIVE
SERVICE OF PROCESS
1135 KANE CONCOURSE
BAY HARBOUR ISLANDS, FL 331542025

### **20 LARGEST CREDITOR**

NETSUITE-ORACLE
ATTN: OFFICER, A MANAGING OR
GENERAL AGENT, OR TO ANY
OTHER AGENT AUTHORIZED BY
APPOINTMENT OR LAW TO
RECEIVE SERVICE OF PROCESS
2300 ORACLE WAY
AUSTIN, TX 78741-1400

### RTD 10/16/23 UTF 20 LARGEST CREDITOR

TASKUS HOLDINGS, INC.
ATTN: OFFICER, A MANAGING OR
GENERAL AGENT, OR TO ANY
OTHER AGENT AUTHORIZED BY
APPOINTMENT OR LAW TO
RECEIVE SERVICE OF PROCESS
1650 INDEPENDENCE DR
NEW BRAUNFELS, TX 78132-3959

### SECURED CREDITOR / POC ADDRESS

AZZURE CAPITAL LLC C/O SHARON Z. WEISS BRYAN CAVE LEIGHTON PAISNER LLP 120 BROADWAY, SUITE 300 SANTA MONICA, CA 90401

#### SECURED CREDITOR

DIVERSE CAPITAL LLC
ATTN: OFFICER, A MANAGING OR
GENERAL AGENT, OR TO ANY
OTHER AGENT AUTHORIZED BY
APPOINTMENT OR LAW TO
RECEIVE SERVICE OF PROCESS
323 SUNNY ISLES BLVD, STE 503
SUNNY ISLES, FL 33160-4675

### RTD 12/22/23 UTF SECURED CREDITOR

FUNDURA CAPITAL GROUP
ATTN: OFFICER, A MANAGING OR
GENERAL AGENT, OR TO ANY
OTHER AGENT AUTHORIZED BY
APPOINTMENT OR LAW TO
RECEIVE SERVICE OF PROCESS
80 BROAD STREET, STE 3303
NEW YORK NY 10004-2845

### NEW YORK, NY 10004-2845

RTD 11/8/23 UTF

SECURED CREDITOR

MCA CAPITAL HOLDINGS LLC
ATTN: OFFICER, A MANAGING OR
GENERAL AGENT, OR TO ANY
OTHER AGENT AUTHORIZED BY
APPOINTMENT OR LAW TO
RECEIVE SERVICE OF PROCESS
254 32ND STREET, BLDG 2 C303
BROOKLYN, NY 11232

### SECURED CREDITOR / POC ADDRESS

PECC CORP. C/O RUSTY O'KANE 3131 MCKINNEY AVENUE, SUITE 500 DALLAS, TX 75204

### SECURED CREDITOR / POC ADDRESS

FUNDURA CAPITAL GROUP ATTN: OFFICER, A MANAGING OR GENERAL AGENT, OR TO ANY OTHER AGENT AUTHORIZED BY APPOINTMENT OR LAW TO RECEIVE SERVICE OF PROCESS 1545 ROUTE 202, SUITE 101 POMONA, NY 10970

### SECURED CREDITOR / POC ADDRESS

MNS FUNDING LLC C/O PAUL R. SHANKMAN FORTIS LLP 650 TOWN CENTER DRIVE, SUITE 1530 COSTA MESA, CA 92626

### **SECURED CREDITOR / POC ADDRESS**

RIVER TREE LLC C/O MAYS JOHNSON LAW FIRM 21 BATTERY PARK AVE, SUITE 201 ASHEVILLE, NC 28801

### RTD 2/5/24 UTF SECURED CREDITOR

GREEN FUND NY
ATTN: OFFICER, A MANAGING OR
GENERAL AGENT, OR TO ANY
OTHER AGENT AUTHORIZED BY
APPOINTMENT OR LAW TO
RECEIVE SERVICE OF PROCESS
276 5TH AVENUE, ROOM 704
BROOKLYN, NY 10001

### SECURED CREDITOR / POC ADDRESS

OHP-CDR, LP C/O JEREMY ANDERSEN, RAZMIG IZAKELIAN QUINN EMANUEL URQUHART & SULLIVAN LLP 865 S. FIGUEROA STREET, 10TH FLOOR LOS ANGELES, CA 90017

### SECURED CREDITOR / POC ADDRESS

VENTURE PARTNERS LLC
ATTN: OFFICER, A MANAGING OR
GENERAL AGENT, OR TO ANY
OTHER AGENT AUTHORIZED BY
APPOINTMENT OR LAW TO
RECEIVE SERVICE OF PROCESS
1309 COFFEEN AVENUE, STE 1200
SHERIDAN, WY 82801

# **EXHIBIT B**

1	Kathleen P. March, Esq., (CA SBN 80366)		
2	THE BANKRUPTCY LAW FIRM, PC		
3	10524 W. Pico Blvd, Suite 212, LA, CA 90064 Phone: 310-559-9224; Fax: 310-559-9133		
4	Email: kmarch@	BKYLAWFIRM.com	
	Counsel for Greyson, Han Trinh, and		
5	Jayde Trinh on Objection to Plan		
6	UNITED STATES BANKRUPTCY COURT		
7	OF THE CENTRAL DISTRICT OF CALIFORNIA—SANTA ANA DIV.		
8	T	Bankruptcy Case No. 8:23-bk-10571-SC	
9	In re	Chapter 11	
10	LITIGATION		
	PRACTICE GROUP, PC	(PROPOSED) ORDER GRANTING GREYSON LAW	
11	,	CENTER PC, HAN TRINH, & PHUONG (JAYDE) TRINH'S	
12		MOTION: (1) <b>TO <u>CONTINUE</u> THE 8/29/24 AT 10AM</b>	
13		HEARING ON TRUSTEE-CREDITOR COMMITTEE'S	
14		PROPOSED PLAN [DKT.1344] TO A LATER DATE,	
15		BECAUSE PLAN IS FATALLY OUT-OF-DATE, PER	
		INFORMATION IN TRUSTEE'S CH11 STATUS REPORT	
16		[DKT.1512, FILED 08/15/24], AND (2) TO ORDER TRUSTEE-	
17		CREDITOR COMMITTEE TO REVISE PROPOSED PLAN,	
18		TO CURRENT INFORMATION	
19		Hearing on Trustee-Creditors Committee proposed Plan [dkt.1344	
20		filed 6/14/24] is at present set for:	
21		Date: August 29, 2024 Time: 10:00am	
		Place: By zoom.gov, or in person at Ctrm 5C of Bankruptcy Judge	
22		Scott Clarkson, 411 West Fourth Street, Santa Ana, CA 92701-4593 NOTE: Zoom.gov accessibility information will be provided by the	
23		Court in its tentative ruling posted online prior to the hearing	
24			
25		R GRANTING GREYSON LAW CENTER PC, HAN TRINH, & JAYDE TRINH'S	
26	PROPOSED PLAN [I	INUE THE 8/29/24 AT 10AM HEARING ON TRUSTEE-CREDITOR COMMITTEE'S OKT.1344] TO A LATER DATE, BECAUSE PLAN IS FATALLY OUT-OF-DATE, AND EE/CREDITORS COMMITTEE TO REVISE PLAN TO CURRENT INFO. 31	

### PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is: 10524 W. Pico Blvd., Ste. 212, Los Angeles, CA 90064 A true and correct copy of the foregoing document entitled (*specify*):

NOTICE OF MOTION AND MOTION OF GREYSON LAW CENTER PC, JAYDE TRINH & HAN TRINH: (1) TO CONTINUE THE 8/29/24 AT 10AM HEARING ON TRUSTEE-CREDITOR COMMITTEE'S PROPOSED PLAN [DKT.1344] TO A LATER DATE, BECAUSE PLAN IS FATALLY OUT-OF-DATE, PER INFORMATION IN TRUSTEE'S CH11 STATUS REPORT [DKT.1512, FILED 08/15/24], AND (2) TO ORDER TRUSTEE-CREDITOR COMMITTEE TO REVISE PROPOSED PLAN, TO CURRENT INFORMATION; K.P.MARCH DECL. THAT COURT SHOULD NOT CONSIDER A PLAN THAT IS FATALLY OUT OF DATE

will be served or was served (a) on the judge in chambers in the form and manner required by LBR 5005-2(d); and (b) in the manner stated below:

ine manner etateu seret	•••	
Orders and LBR, the for 8/23/24, I check	regoing document will be served by the cour ed the CM/ECF docket for this bankruptcy c	IC FILING (NEF): Pursuant to controlling General tvia NEF and hyperlink to the document. On (date) ase or adversary proceeding and determined that the EF transmission at the email addresses stated below:
See next page		⊠ Service information continued on attached page
case or adversary proce first class, postage prep	_, I served the following persons and/or eneeding by placing a true and correct copy the	ities at the last known addresses in this bankruptcy ereof in a sealed envelope in the United States mail, dge here constitutes a declaration that mailing to the filed.
The Litigation Practice ( 17542 17th St Suite 100	Group P.C.	
Tustin, CA 92780		☐ Service information continued on attached page
for each person or entity following persons and/o such service method), b	<u>y served)</u> : Pursuant to F.R.Civ.P. 5 and/or or r entities by personal delivery, overnight ma by facsimile transmission and/or email as foll	controlling LBR, on (date)8/23/24_, I served the I service, or (for those who consented in writing to listing the judge here constitutes a declaration pleted no later than 24 hours after the document is
Hon. Scott Clarkson United States Bankrupto Central District of Califo 411 West Fourth Street.	rnia	
Santa Ana, CA 92701-4	593	☐ Service information continued on attached page
I declare under penalty	of perjury under the laws of the United State	s that the foregoing is true and correct.
8/23/24	Kathleen P. March	/s/ Kathleen P. March
Date	Printed Name	Signature

This form is mandatory. It has been approved for use by the United States Bankruptcy Court for the Central District of California.

### 1. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF):

- Kyra E Andrassy kandrassy@raineslaw.com, bclark@raineslaw.com;jfisher@raineslaw.com
- **Bradford Barnhardt** bbarnhardt@marshackhays.com, bbarnhardt@ecf.courtdrive.com,alinares@ecf.courtdrive.com
- Eric Bensamochan eric@eblawfirm.us, G63723@notify.cincompass.com
- **Michael Jay Berger** michael.berger@bankruptcypower.com, yathida.nipha@bankruptcypower.com;michael.berger@ecf.inforuptcy.com
- Ethan J Birnberg birnberg@portersimon.com, kdwyer@portersimon.com
- **Peter W Bowie** peter.bowie@dinsmore.com, caron.burke@dinsmore.com
- Ronald K Brown ron@rkbrownlaw.com
- Christopher Celentino christopher.celentino@dinsmore.com, caron.burke@dinsmore.com
- Shawn M Christianson cmcintire@buchalter.com, schristianson@buchalter.com
- Randall Baldwin Clark rbc@randallbclark.com
- Leslie A Cohen leslie@lesliecohenlaw.com, jaime@lesliecohenlaw.com;clare@lesliecohenlaw.com
- Michael W Davis mdavis@dtolaw.com, ygodson@dtolaw.com
- Anthony Paul Diehl anthony@apdlaw.net, Diehl.AnthonyB112492@notify.bestcase.com,ecf@apdlaw.net,9143954420@filings.docketbird.com
- Ashley Dionisio adionisio@omniagnt.com
- **Jenny L Doling** jd@jdl.law, dolingjr92080@notify.bestcase.com;15994@notices.nextchapterbk.com;jdoling@jubileebk.net
- Daniel A Edelman dedelman@edcombs.com, courtecl@edcombs.com
- **Howard M Ehrenberg** Howard.Ehrenberg@gmlaw.com, hehrenberg@ecf.courtdrive.com;hehrenberg@ecf.inforuptcy.com;Karen.Files@gmlaw.com;denise.walker@gmlaw.com
- Meredith Fahn fahn@sbcglobal.net
- **Jeremy Faith** Jeremy@MarguliesFaithlaw.com, Angela@MarguliesFaithlaw.com;Vicky@MarguliesFaithlaw.com
- William P Fennell william.fennell@fennelllaw.com, wpf@ecf.courtdrive.com;hala.hammi@fennelllaw.com;naomi.cwalinski@fennelllaw.com;samantha.larimer@fennelllaw.com;office@fennelllaw.com;Brendan.Bargmann@fennelllaw.com
- Alan W Forsley alan.forsley@flpllp.com, awf@fkllawfirm.com,awf@fl-lawyers.net,addy@flpllp.com
- Marc C Forsythe mforsythe@goeforlaw.com, mforsythe@goeforlaw.com;dcyrankowski@goeforlaw.com;Forsythe.MarcR136526@notify.bestcase.com
- Jeremy Freedman jeremy.freedman@dinsmore.com, bonnie.connolly@dinsmore.com
- Eric Gassman erg@gassmanlawgroup.com, gassman.ericb112993@notify.bestcase.com
- Christopher Ghio christopher.ghio@dinsmore.com, angelica.urena@dinsmore.com
- Amy Lynn Ginsburg efilings@ginsburglawgroup.com
- Eric D Goldberg eric.goldberg@dlapiper.com, eric-goldberg-1103@ecf.pacerpro.com
- **Jeffrey I Golden** jgolden@go2.law, kadele@ecf.courtdrive.com;cbmeeker@gmail.com;lbracken@wgllp.com;dfitzgerald@go2.law;golden.jeffreyi.b1 17954@notify.bestcase.com
- Richard H Golubow rgolubow@wghlawyers.com, jmartinez@wghlawyers.com;svillegas@wghlawyers.com
- David M Goodrich dgoodrich@go2.law, kadele@go2.law;dfitzgerald@go2.law;wggllp@ecf.courtdrive.com
- **D Edward Hays** ehays@marshackhays.com, ehays@ecf.courtdrive.com;alinares@ecf.courtdrive.com;cmendoza@marshackhays.com;cmendoza@ecf.courtdrive.com
- Alan Craig Hochheiser ahochheiser@mauricewutscher.com, arodriguez@mauricewutscher.com
- Garrick A Hollander ghollander@wghlawyers.com, jmartinez@wghlawyers.com;svillegas@wghlawyers.com
- Brian L Holman b.holman@musickpeeler.com
- Richard L. Hyde rhyde@awglaw.com

- Peter L Isola pisola@hinshawlaw.com, rmojica@hinshawlaw.com,iking@hinshawlaw.com
- Razmig Izakelian razmigizakelian@quinnemanuel.com
- Sara Johnston sara.johnston@dinsmore.com
- Sweeney Kelly kelly@ksgklaw.com
- Joon M Khang joon@khanglaw.com
- Ira David Kharasch ikharasch@pszjlaw.com
- Meredith King mking@fsl.law, ssanchez@fsl.law;jwilson@fsl.law
- Nicholas A Koffroth nkoffroth@foxrothschild.com, khoang@foxrothschild.com;ca.dkt@foxrothschild.com
- David S Kupetz David.Kupetz@lockelord.com, mylene.ruiz@lockelord.com
- Christopher J Langley chris@slclawoffice.com, langleycr75251@notify.bestcase.com;ecf123@casedriver.com;john@slclawoffice.com
- Kelli Ann Lee Kelli.lee@dinsmore.com, kristy.allen@dinsmore.com
- Matthew A Lesnick matt@lesnickprince.com, matt@ecf.inforuptcy.com;jmack@lesnickprince.com
- Daniel A Lev daniel.lev@gmlaw.com, cheryl.caldwell@gmlaw.com;dlev@ecf.courtdrive.com
- **Britteny Leyva** bleyva@mayerbrown.com, 2396393420@filings.docketbird.com;KAWhite@mayerbrown.com;ladocket@mayerbrown.com
- Marc A Lieberman marc.lieberman@flpllp.com, addy@flpllp.com,andrea@flpllp.com
- Michael D Lieberman mlieberman@lipsonneilson.com
- Yosina M Lissebeck Yosina.Lissebeck@Dinsmore.com, caron.burke@dinsmore.com;Wendy.Yones@Dinsmore.com
- Mitchell B Ludwig mbl@kpclegal.com, kad@kpclegal.com
- Daniel S March marchlawoffice@gmail.com, marchdr94019@notify.bestcase.com
- Kathleen P March kmarch@bkylawfirm.com, kmarch3@sbcglobal.net,kmarch@sbcglobal.net
- Mark J Markus bklawr@bklaw.com, markjmarkus@gmail.com;markus.markj.r112926@notify.bestcase.com
- Richard A Marshack (TR) pkraus@marshackhays.com, ecf.alert+Marshack@titlexi.com
- Laila Masud lmasud@marshackhays.com, lmasud@ecf.courtdrive.com;lbuchanan@marshackhays.com;alinares@ecf.courtdrive.com
- Sarah S. Mattingly sarah.mattingly@dinsmore.com
- William McCormick Bill.McCormick@ag.tn.gov
- Kenneth Misken Kenneth.M.Misken@usdoj.gov
- Byron Z Moldo bmoldo@ecjlaw.com, aantonio@ecjlaw.com,dperez@ecjlaw.com
- Glenn D. Moses gmoses@venable.com,
  - cascavone@venable.com; ipmalcolm@venable.com; jadelgado@venable.com
- Jamie D Mottola Jamie. Mottola@dinsmore.com, jhanawalt@ecf.inforuptcy.com
- Alan I Nahmias anahmias@mbn.law, jdale@mbn.law
- Victoria Newmark vnewmark@pszjlaw.com
- Queenie K Ng queenie.k.ng@usdoj.gov
- Israel Orozco israel@iolawcorp.com
- **Keith C Owens** kowens@foxrothschild.com, khoang@foxrothschild.com
- Lisa Patel lpatel@lesnickprince.com, jmack@lesnickprince.com;jnavarro@lesnickprince.com
- Michael R Pinkston rpinkston@seyfarth.com, jmcdermott@seyfarth.com,sfocalendar@seyfarth.com,5314522420@filings.docketbird.com,bankruptcydocket@seyfarth.com
- Douglas A Plazak dplazak@rhlaw.com
- Tyler Powell tyler.powell@dinsmore.com, jennifer.pitcock@dinsmore.com;caitlin.brock@dinsmore.com
- Daniel H Reiss dhr@lnbyg.com, dhr@ecf.inforuptcy.com
- Ronald N Richards ron@ronaldrichards.com, 7206828420@filings.docketbird.com
- Vanessa Rodriguez vanessa.rodriguez@dinsmore.com, angelica.urena@dinsmore.com
- Kevin Alan Rogers krogers@wellsmar.com
- **Gregory M Salvato** gsalvato@salvatoboufadel.com, calendar@salvatolawoffices.com;jboufadel@salvatoboufadel.com;gsalvato@ecf.inforuptcy.com

### Case 8:23-bk-10571-SC Doc 1534 Filed 08/23/24 Entered 08/23/24 12:06:05 Desc Main Document Page 36 of 36

- Olivia Scott olivia.scott@hklaw.com
- Jonathan Serrano jonathan.serrano@dinsmore.com
- Maureen J Shanahan Mstotaro@aol.com
- Paul R Shankman PShankman@fortislaw.com, info@fortislaw.com
- Zev Shechtman Zev.Shechtman@saul.com, zshechtman@ecf.inforuptcy.com;easter.santamaria@saul.com
- **Jeffrey M Singletary** jsingletary@swlaw.com, rmckay@swlaw.com
- Leslie Skorheim leslie.skorheim@usdoj.gov
- Adam D Stein-Sapir info@pfllc.com
- **Howard Steinberg** steinbergh@gtlaw.com, pearsallt@gtlaw.com;NEF-BK@gtlaw.com;howard-steinberg-6096@ecf.pacerpro.com
- John H. Stephens john.stephens@dinsmore.com, lizbeth.alonso@dinsmore.com
- Andrew Still astill@swlaw.com, kcollins@swlaw.com
- Michael R Totaro Ocbkatty@aol.com
- United States Trustee (SA) ustpregion 16. sa.ecf@usdoj.gov
- William J Wall wwall@wall-law.com
- **Sharon Z. Weiss** sharon.weiss@bclplaw.com, raul.morales@bclplaw.com,REC\_KM\_ECF\_SMO@bclplaw.com
- Johnny White JWhite@wrslawyers.com, jlee@wrslawyers.com
- Reina Zepeda rzepeda@omniagnt.com